



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5
77 WEST JACKSON BOULEVARD
CHICAGO, IL 60604-3590

AUG 10 2011

REPLY TO THE ATTENTION OF:
LR-8J

Mr. Brooks Snyder
President
Apollos Water
3420 Fairfield Court
Lafayette, Indiana 47909

Re: Off-Site Rule Acceptability Determination
Apollos Water

Dear Mr. Snyder:

This letter is in response to your June 29, 2011 letter to William Damico, of my staff, regarding the Apollos Water, Lafayette, Indiana request for CERCLA Off-Site Rule acceptability.

Pursuant to 40 C.F.R. § 300.440 (b), my staff has determined that Apollos Water, Lafayette, Indiana meets the criteria for acceptability. Therefore, Apollos Water, 3420 Fairfield Court, Lafayette, Indiana is acceptable to receive waste from CERCLA sites.

This acceptability determination is based on the assumption that only wastes which comply with the permits issued to Apollos Water, Lafayette, Indiana will be accepted. It is your responsibility to review any proposed waste streams for compliance with the permits for your facility.

Please note that this determination is based on the available information at the time of the review. Your status could be changed any time relevant information becomes available according to the procedures in 40 C.F.R. § 300.440 (d). Generators who need to use a currently acceptable facility should verify the current acceptability of any facilities they wish to use with the appropriate Regional Off-Site Rule Contact(s). If you have questions, please contact Mr. Damico at (312) 353-8207.

Sincerely,

A handwritten signature in cursive script, appearing to read "Mary S. Setnicar".

Mary S. Setnicar
Acting Chief, RCRA Branch
Land and Chemicals Division

cc: Angela Andrews, City of Lafayette, Water Pollution Control